

FILED - USDC -NH
2022 JUL 25 PM6:16FILED - USDC -NH
2022 JUL 25 PM6:16IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW HAMPSHIRE

KYLE GUAY,

Plaintiff,

v.

Civil Action No.: 1:20-CV-00736-LM

SIG SAUER, INC.,

Defendant.

AMENDED PLAINTIFF'S EXHIBIT LIST

EXHIBIT	DESCRIPTION
1 7/19	Subject P320 Pistol (Serial No. 58A067355) _____ Agreement _____
2 7/19	Receipt for P320 pistol, dated December 17, 2016 _____ Agreement _____
3 7/19	Subject P250 Holster, including all holster pieces _____ Agreement _____
4 7/19	Jeans and belt Plaintiff was wearing at time of subject incident _____ Agreement _____
5	Hillsboro Fire Department EMS Prehospital Incident Report ID _____ Agreement _____
6	Police Photos and video from accident scene (attached to Hodgen 1/4/22 email) ID _____ Agreement _____

7	Exemplar P320 Pistol ID _____ Agreement _____
8	Animation of P320 Cycle High Impact DO _____ Agreement _____
9	August 4, 2017 Sig press release regarding P320 DO _____ Agreement _____
10	August 8, 2017 Sig press release regarding P320 DO _____ Agreement _____

EXHIBIT	DESCRIPTION
11	Sig Video regarding Voluntary Upgrade program for P320 narrated by Sig employee Phil Strader ID _____ Agreement _____
12	Expert Report of Timothy Hicks ID _____ Agreement _____
13	Timothy Hicks CV ID _____ Agreement _____
14	Expert report of Peter Villani ID _____ Agreement _____
15	Villani CV ID _____ Agreement _____
16	Dayton Brown Rough Handling Test Report (SIG-DB 000001-000284) ID _____ Agreement _____
17	September 15, 2017 Sig recall notice re Predator rifles ID _____ Agreement _____

18	Sig P320 firing mechanism (pre-upgrade) document ID _____ Agreement _____
19	Videos of February 2016 Roscommon, Michigan P320 discharge; SEPTA P320 discharge August 2019; Milwaukee January 2021 P320 discharge; August 2021 Saint Clare prison discharge; 2022 Somerville, MA discharge; 2022 Orange CT discharge; 2021 Laredo TX discharge; 2021 Rose Casino discharge video 10 Agreement _____
20	Hillsboro New Hampshire police reports regarding Guay discharge 10 Agreement _____ 7/25 20(a) 10 20(b) 10
21	P320 Owner's Manual 10 Agreement _____
22	Plaintiff's medical records from Concord Hospital (GUAY-MEDS 000001-000024) 10 Agreement _____ By Agreement Admitted + Released as Def.'s X
23	Plaintiff's medical records from Dr. Gregory Thesing (GUAYMEDS 000025-000052) 10 Agreement _____
24	Plaintiff's medical records from Concord Hospital Rehabilitation Services (GUAY-MEDS 000053-000103) ID _____ Agreement _____
25 7/19	Sig VUP document stating that original design P320 is safe in current configuration and does not need to be returned 10 Agreement X
26	Documents/email correspondence regarding the February 2016 unintended discharge in Roscommon, Michigan Redacted 10 Agreement _____
27	June 6, 2018 notice re voluntary upgrade program ID _____ Agreement _____

28	Wound photos (2)	28 a (10) 7/20 28 b (10) 7/19
29	All Sig Safety Without Compromise website advertisement and representations	29 a (10) 29 b (10)

~~30 Fig. photo Hicks - outside of Guay gun~~

~~31 Hicks CAT scan Guay gun photo~~

~~32 CAT Scan Rear Guay gun photo~~

~~33 Guay rear Face photo~~

Date: July 11, 2022

By: /s/ Jeffrey S. Bagnell

Jeffrey S. Bagnell

Federal Bar No. CT18983

Admitted Pro Hac Vice

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